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US DISTRICT COURT E.D.N.Y.

★ SEP 24 2018 ★

BROOKLYN OFFICE

UNITED STATES DISTRICT COURT  
EASTERN DISTRICT OF NEW YORK

Nehemiah Bellamy  
Plaintiff,

[Insert full name of plaintiff/prisoner]

-against-

Kings County and New York County  
Police Department Commander John Doe,  
John Doe Detectives<sup>(2)</sup>, John Doe Police Officers<sup>(2)</sup>  
NYC Department of Corrections  
Warden of OBCC John Doe

Defendant(s).

[Insert full name(s) of defendant(s). If you need additional space, please write "see attached" and insert a separate page with the full names of the additional defendants. The names listed above must be identical to those listed in Part I.]

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- I. Parties: (In item A below, place your name in the first blank and provide your present address and telephone number. Do the same for additional plaintiffs, if any.)

A. Name of plaintiff Nehemiah Bellamy

If you are incarcerated, provide the name of the facility and address:

Nassau County Correctional Center  
100 Cermac Avenue  
East Meadow N.Y. 11554-1146

Prisoner ID Number: 18003973

If you are not incarcerated, provide your current address:

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Telephone Number: \_\_\_\_\_

**B. List all defendants.** You must provide the full names of each defendant and the addresses at which each defendant may be served. The defendants listed here must match the defendants named in the caption on page 1.

Defendant No. 1

The County of Kings

Full Name

Municipality - Department of Law

Job Title

100 Church Street

New York City, New York 10007

Address

Defendant No. 2

The County of New York

Full Name

Municipality - Department of Law

Job Title

100 Church Street

New York City, New York 10007

Address

Defendant No. 3

Police Department Commander John Doe

Full Name

County of Kings Police

Job Title

One Police Plaza

New York, New York  
Address

Defendant No. 4

John Doe

Full Name

67<sup>th</sup> Police Precinct

Detectives

Job Title

2820 Snyder Avenue

Brooklyn, New York 11226

Address

Defendant No. 5

John Doe

Full Name

73<sup>rd</sup> Police Precinct

Police Officers

Job Title

1470 East New York

Brooklyn, New York 11212

Address

## II. Statement of Claim:

(State briefly and concisely, the facts of your case. Include the date(s) of the event(s) alleged as well as the location where the events occurred. Include the names of each defendant and state how each person named was involved in the event you are claiming violated your rights. You need not give any legal arguments or cite to cases or statutes. If you intend to allege a number of related claims, number and set forth each claim in a separate paragraph. You may use additional 8 1/2 by 11 sheets of paper as necessary.)

Where did the events giving rise to your claim(s) occur? The County of Kings 67<sup>th</sup> Police Dept.  
and 73<sup>rd</sup> Police Dept., The County of New York, Dept of Corrections  
at OBCC, Rikers Island Detention Center

When did the events happen? (include approximate time and date) On or about September  
24<sup>th</sup>, 2016 throughout September 30<sup>th</sup>, 2016 and  
continued to ~~March~~ MARCH of 2017.

Facts: (what happened?) In the County of Kings, John Doe Police Officers 8 AM For 73rd Police Department stopped me for traffic violations and Arrested me between Linden Blvd and Vermont. At Police Dept Processed with a home address for Long Island. Then told I was on Detective Alert for 1<sup>st</sup> Degree Robbery and had to go for interview and line up at 67<sup>th</sup> Police Department where two John Doe Detectives Processed me for a line-up Suspect for Robb.<sup>1<sup>st</sup></sup>. I was not selected from lineup but was Arrested for Robbery 1<sup>st</sup> DeGree, I was Processed and transported to Central Booking Hold Unit for ARRAIGNMENT. The initial Arrest was about 8 A.M. The Robbery Arrest was about approximately 2PM, AT 67<sup>th</sup> PD until 6 or 7 PM. I was transferred to New York County Department of Corrections at OBCC and held inside the BULLPIN for 4 days under inhumane conditions before obtaining a housing location. On or about 9/24/2016 I was Arraigned on the Traffic Ticket and ROR but held at approximate \$50,000.00 BAIL for The Robbery charge. On or about 9/30/16 ROR on Robbery charge. And On or about ~~MARCH~~ of 2017, the Robbery Criminal Complaint was dismissed.

II.A. Injuries. If you are claiming injuries as a result of the events you are complaining about, describe your injuries and state what medical treatment you required. Was medical treatment received?

Anxiety, Slander and libel by the discrimination and inhumane treatment throughout the Arrest, detention and dismissal of the fraudulent accusations of criminal liability. Prejudice by Records used for employment and debts incurred by incarcerations and expenses.

III. Relief: State what relief you are seeking if you prevail on your complaint.

All records reflecting the Robbery charges are removed and  
All Prints and Photographs Giving to Plaintiff As injunctive Relief,  
A declaratory judgment Order, Compensatory Damages  
\$100,000.00 for each defendant named; Punitive Damages in  
the amount of \$200,000.00 For Kings County and New York County  
and Police Commanding Officer, and each John Doe Detective  
and each Police Officer John Doe, and all debts and expenses Approximate  
\$2,300,000.00

I declare under penalty of perjury that on September 21 2018 I delivered this  
(date)  
complaint to prison authorities at Nassau County Corr. Center to be mailed to the United  
(name of prison)  
States District Court for the Eastern District of New York.

I declare under penalty of perjury that the foregoing is true and correct.

Dated: 9/21/2018

Nehemiah Bellorley  
Signature of Plaintiff

Nassau County Correctional Center  
Name of Prison Facility or Address if not incarcerated

100 Carman Avenue

EAST Meadow N.Y. 11554-1146

Address

18003973

Prisoner ID#